JULIE A. BLAIR California Bar No. 190802 2 964 Fifth Ave, Suite 214 JUN 27 2003 San Diego, California 92101 3 Telephone: (619) 544-1419 CLERK, U.S. DISTRICT COURT SOUTHERN DISTRICT OF CALIFORN 4 Attorney for Mr.Kennedy 5 6 7 UNITED STATES DISTRICT COURT 8 SOUTHERN DISTRICT OF CALIFORNIA 9 (HONORABLE JEFFREY T. MILLER) UNITED STATES OF AMERICA, CASE NO. 08cr1540-JM 10 11 Plaintiff, 12 ٧. STIPULATION FOR ORDER RANDY KENNEDY, 13 TO MODIFY CONDITIONS OF PRETRIAL RELEASE 14 Defendant. 15 16 IS HEREBY STIPULATED by and between the parties that the 17 conditions of pretrial release for the above-captioned defendant be 18 modified to allow him to live in Belton, Texas with his wife. The 19 pretrial services officer, Irene Pflaum, has been consulted and agrees 20 to the modification. 21 22 23 24 25 26 27 28

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1	All other conditions shall remain as previously set by the Court.
2	
3	SO STIPULATED.
4	
5	Dated: <u>V-21-08</u> Julie A. Blair
6	Attorney for Mr. Kennedy
7	Dated: 6-27-08 Randy Kennedy
8	Defendant
9	Dated: 0/27/08
10	Skewart M. Young Assistant United States Attorney
11	Dated: 6-27-08
13	Kim Gilbert Surety
14	Julety
15	Dated: 6-27.08 Vontennesy
16	Tom Kennedy Surety
17	
18	Dated:Cathy Somers
19	Surety
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To whom it may concern,

I, Catherine Somers, am a surety for Randy Kennedy. As a surety it would be acceptable to me that he is allowed to reside in Texas while he awaits sentencing. I would agree to modify his bond stipulations to state such. I swear by these statements.

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Catherine Somers

Cachenne Domers 6-26-08